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		7111111111111	necerveu	Comment Code	Summary Main Comments	. 8	category or comment	THO COS						
					· Need to include toxic contamination impairment assessment for NPScan't be done under current			not relevant to CZARA pest	t-					
2					political climate. Disapproval will hopefully help improve situation in OR and break up political log-jam so toxics can be	1		cides - 303(d) list toxics						
3				2-B	addressed appropriately.	1	Program-general		x					
					Urine samples in Triangle Lake show citizens with elevated 2,4-D and atrazine metabolites from drift in									
4				2-C	aerial applications.	18-20	Health - samples		Х					
5					Forestry use of glyphosate leads to risks of elevated body tissue concentrations.	22	Health - general		Х					
					Herbicide drift from aerial spraying during forestry application is a well known phenom in the risk	Att 2, p.								
6				2-E	microclimates of the Oregon Coast range Investigation of the Triangle Lake (Lane County) human urine elevation of 2/4 D and atrazine metabolites,	7	Health - drift		X					
					during times of year considered to be at low risk of persistence in the body, has caused multiagency level	Att 2. p.								
7				2-F	of concern	7	Health - samples		х					
				2.0	Current data is suggestive of widespread human uptake of these compounds [2,4 D and atrazine] and	Att 2, p.								
8				2-G	warrants investigation of Forest practices Act BMPs associated with aerial spraying in the coast range Past assessment of data should be revisited to see if any of it suggests widespread exposures to forestry	7 Att 2, p.	Health - samples		X					
9					use herbicides have been affecting human and aquatic residents of our watersheds.	8	Health - general		х					
					It is possible that other forestry use herbicide formulations [other than 2,4 D and atrazine] are also being	Att 2, p.								
10				2-1	transported off site to produce unintended exposures.	8	Health - drift		Х					
11				2-J	Does glyphosate adversely affect intestinal homeostasis, reducing nutrient uptake and contributing to pathogenicity?	Att 2, p. 11	Health - chemical effects		V					
11				2-J	patriogenicity:	11	nearth - chemical effects		^					
(b)) (6)				Forestry use glyphosate applications in the high risk Oregon coastal mountains lead to risks of elevated	Att 2, p.								
12	_	citizen	12/20/2013	2-K	body tissue concentrations, yet urine glyphosate is not an additional analyte in investigatory processes.	11	Health - samples		Х					
							Health-Chemical Effects, Health-							
13				3-A	· Concerned about 2007 overspray on his property and wants us to consider toxic effects.	1	Drift		X-Health-	Chemical Effe	cts, X-Health-	-Drift		
					· Notes wildlife and fish just starting to come back. Recent testing of old domestic water supply still shows									
14	_	citizen	12/20/13	3-B	residual effects.	1	Health-Drinking Water	Not relevant to CZADA	Х					
					· Oregon needs to prioritize clean water (even for smallest streams) and guard against human-made			Not relevant to CZARA pesticides- 303(d) list						
15		citizen	12/20/13	4-C	landslides.	1		toxics						
16				27-В	There is no program that monitors private forestland clear-cuts, or spray and burn operations	1	Program -Monitoring		Х					
					Need preventive measures to assure that forestry operations near Clear Lake won't make water]								
17				27-C	undrinkable (get drinking water from lake and has observed small-lot foresters aerial and hand spraying pesticides/herbicides near lake.	1	Program-Monitoring, Health- Drinking Water		Y_Drogram	n Monitoring,	V-Health D=	nking Water		
18		citizen	3/18/14	27-C	How often testing should be done and how much will it cost?		Program Monitoring		X	i wontonig,	X-Health-DH	TIKITIS VVALET		
	-		5, 25, 21		· Very narrow or non-existent buffers along streams that flow into Siletz. Clear cut to banks and aerial									
19				28-B	spraying over cuts.	1	Program- Type N, Program- Type F		Х					
					· Concerned about contamination of drinking water (Newport gets water from Siletz), fish and soil contamination from spraying. Criminal that state does not provide better protectionsespecially as rate		Health Drinking Water Fay Fish							
20				28-C	of clear cutting/forestry activities increase due to increase in China exports.	1	Health-Drinking Water, Env-Fish, Programs-State Programs		X Program	n State progra	ms X-Drinkir	ng Water		
					2. 2.2	1		comment not relevant to	ogrun	. State progra		.0	-+	
21		citizen	3/18/14	28-D	· No pesticide mngt measures are in use in ag. lands.	1	Programs-State Programs	CZARA decision	Х					
									X-					
									Program- buffers, X-					
					OR must increase buffers for the application of pesticides to both fish and non-fish bearing streams and		Program - type N buffers; Program -		Health					
					take other actions to prevent pesticides from entering water that affects people, fish, and wildlife.		type F buffers; Health - drinking		Drinking					
22				30-G	Community watersheds are routinely exposed to the timber industry's aerial spraying of toxic pesticides.	3	water	general buffer comment?	water					

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1 Name	e l	Aimation	Received	Comment Code	Julillary Main Comments	rg. #	Category or Comment	Notes	X-					
22				20 D	Oregon riparian buffers for pesticide use are woefully inadequate. Does not agree with EPA/NOAA that Oregon "may" have adequate stream buffers for pesticide use on streams with salmon but is encouraged that NOAA/EPA find that the state doesn't have good buffers on non-fish breaing streams. Most drinking	4	Program - type N buffers; Program type F buffers; Health - drinking	- general buffer comment?	Program- buffers, X- Health drinking					
23				30-P	water flows through non-fishbearing streams. Oregon's pesticide discharge permit allows spraying forest canopy over water, which will enter drinking	4	water Health - drinking water; Env - fish	general buller comment:	water				-	
24				30-Q	water and affect fish and wildlife.	4	toxicity		X-Health-c	drinking water,	X-Env-fish t	oxicity		
25				30-R	State's failure to monitor water quality after spraying ensures that need for better buffers and laws won't occur.	4	Program - monitoring		x					
				55 11	DEQ monitoring in Jetty Creek after spray was positive for glyphosate showing legal buffers aren't	-	Program - type N buffers; Program	=						
26				30-R2	working.	4	type F buffers	general buffer comment?	Х					
27				30-S	Thinks NOAA/EPA are wrong for lauding Oregon's Pesticide Stewardship Partnership Program when there are not pilots in coastal area.	4	Program - State programs		x					
					EPA has not revised its pesticide labels to reflect the restrictions NMFS said were necessary to protect ESA-	•	Trogram State programs							
28				30-S2	listed salmon.	4	Program - FIFRA		Х					
29 No	orth Coast Basin Coalition	organization	3/19/14	30-T	Based on above two points, doesn't see how NOAA/EPA can find that OR provides sufficient protection to fish-bearing streams.	5	Program - general		×					
23	Coantion	organization	3/13/14	30-1	non bearing streams.	,	Trogram general		^					
(b) (6)		l	0.41-1-		· Timber companies are unaccountable for overuse of pesticides, landslides caused by poorly maintained	_			<u>.</u> .					
30		citizen	3/19/2014	31-D	logging roads, and increased sediment load in our rivers which inhibit salmon spawning ability.	1	Program-General		Х					
31		citizen	3/19/14	32-A	· Supports disapproval. Echoes Beyond Toxic's letter: http://www.beyondtoxics.org/wp-content/uploads/2014/03/CZARA_BeyondToxicsFindings2014March18.pdf	1								
					·Clear Lake is directly threatened by pesticide and herbicide applications inside the watershed, as well as			Not a comment on						
32				35-D	land disturbance on steep slopes near the lake from logging operations.	2	Program – Scope of Authority	approval decision						
					·Water District tried to prevent the spraying of fertilizers, herbicides and pesticides inside the Clear Lake watershed. The board was informed that there was nothing that could be done until it could be proven that something had actually harmed the water - after the spraying had been allowed. The District had to explain to customers that it has no power to prevent non-point pollution of Clear Lake, short of litigation		Program – Scope of Authority							
33				35-F 35-G	after the fact. The protection zone language for herbicide spraying was purposefully written by Lane County to be completely ineffective as far as application to logging operations inside the watershed, and minimal as to pollution from other human activities.	3	Program – Scope of Authority		X					
<u> </u>					·NOAA/EPA need to require Oregon to provide not only a solid framework of basic management		Program – Type "N" Buffers;							
					measures, but also a detailed and concrete list of additional management measures to actually protect riparian areas, and provide substantially increased protections for fertilizer, herbicide and pesticide		Program – Type "F" Buffers							
35				35-J	applications near fish-bearing and non-fish bearing streams.	4			x					
					Thousands of coastal residents currently face the prospect of drinking water laced with fertilizer,									
26		citizen	3/10/14	35-L	pesticides, herbicides and sediment. This is a health risk, as well as being costly for the drinking water suppliers such as Heceta Water District.	5	Health – drinking water		_					
36		Citizen	3/10/14	33-L		5			^					
37				38-A	There is excessive and indiscriminate use of toxic chemical poisons in land management, including agriculture and tree farms.	1	Program - general		×					
38		citizen	3/19/14	38-B	We need better oversight and management of the use of toxics.	-	Program - general		X				+	
39				40-B	Spraying and burning also occurs very close to (and over) homes causing health problems within a sole source aquifer and is contaminating drinking water. This should not be allowed.	1	Health - general; Health - drinking water		X-Health G	General, X-drin	king water			
40		citizen	3/20/14	40-C	Attempting to relocate during spray/burn events causes financial hardship and spray/burn permits can last for months. Owners are given no warning when activities will occur. Property values are lowered and no one would buy home if tried to sell due to publicity of harmful forestry activities in area.	2	Program - general; Program - notification		X - prograi	m-general, pro	gram-notific	ation		
41					Supports disapproval and Lisa Arkin's (Beyond Toxics) letter	1	Program - general		Χ					
42				44 B	Lives in WA and notes WA aquaculture and USDA spray directly over estuariesstate and local authorities are reluctant to stop them.	1		I don't think this comment is relevant to the CZARA						
42				41-B	are reductant to stop them.	1		decision; it pertains to WA.						

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					NOAA/FRA							
) (6)				NOAA/EPA need to look at WA's pesticide practices too. Commentor believes WA pay "lip service" to the			I don't think this comment				
43) (6)		3/20/14	41-C	100ft buffer requirements they have for pesticide application but lack of enforcement leads to impaired waters and starfish die-offs.	1		is relevant to the CZARA decision; it pertains to WA.				
43			3/20/14	41-0	Because its been clearcut, a lot of spraying has occurred in drinking water watershed. Drinking water had	1		decision, it pertains to WA.	•			
44				42-F	tested positive for glyphosate.	2	Health - drinking water		x			
					No coordination between DEQ/ODF to conduct pesticide monitoring in timely manner and community is		Program-Monitoring; Program-					
45				42-G	given no warning of spraying.	2	notification		X-program monitoring, x-pro	gram notificat	ion	
46				42-H	No monitoring of airial drift of pesticide even when OR Health Admin says can drift for 2-4 miles.	2	Health - drift		X			
4-7					Sept. 16, 2012. observed aerial spraying taking place in their watershed, without warning. Applied MSO,	A.I. D.3	December 115 and 1					
47				42-J	Agsurf Sulfomet Extra Herbicide, and Accord XRT II ("industrial herbicide") ODF does not inform the public of the exact date of an activity such as aerial sprying nor which chemicals	Att. P.3	Program - notification		X			
48				42-K	will actually be used.	Att. P.3	Program - notification		x			
					Will detailly be asea.	7100.11.5	Trogram notification					
49				42-L	A five year history of pesticide use in the watershed was not available from ODF when requested.	Att. P.3	Program - spray records		x			
					OHA toxicoligist indicates that limited research about the long term effects of combining these various							
50				42-M	chemicals.	Att. P.3	Health - chemical effects		X			
					York Johnson, North Coast Basin Coordinator ODEQ, agreed with concern about aerial spraying of the							
51				42- N	watershed, but indicated there was insufficient funding to test for water contamination in that water source, and no way to coordinate with the timber company	Att. P.3	Program - monitoring		v			
21				42- IV	ODEQ lab presently does not have capacity to test for Glyphosate, which is found in Accort XRT II, but	חוני ניים	r rogram - monitoring		^			
52				42-0	working on a solution.	Att. P.4	Program - monitoring		x			
							-					
					Notices were received about aerial spaying to occur in the next 6 months in the watershed by Olympic							
53				42-P	Resource Management and Stimson Lumber for numerous pesticides, but no specific dates provided.	Att. P.4	Program - notification		X			
				42.0	OHA has indicated that spray applied by helicopter or plan can move two to three miles from the	A++ D 4	مكنيات جامات ا		V			
54				42-Q	application site. OHA has indicated that higher levels have been found in nearby residents urine when spraying on private	Att. P.4	Health - drift		X			
55				42-R	timber lands has occurred.	Att. P.4	Health - chemical effects		x			
33												
56				42-S	There is no official process in place to inform businesses and residents of upcoming spraying.	Att. P.4	Program - notification		X			
					It would seem logical and prudent ot err on the side of caution regarding the use of these chemicals, since							
1			2 /2 2 / 4 4		there are possible unknown health effects on people and other living beings. Also there is no testing for		Health - chemical effects; Program -					
57			3/20/14	42-T	soil contamination during spraying. Large industry (forestry roads and spraying) is impacting water quality. OR needs laws to protect water	Att. P.4	monitoring		X-program monitoring, X-Hea	Ith-chemical (effects	
58				45-B	quality. Need to use CNP to improve these issues and laws to provide better oversight.	1	Program - general		x			
30				13 2	Large companies and large landholdings are doing a large amount of activities [massive aerial spraying]	_	. rogram general		^			
					that impact us all. These activities require oversight from laws that effectively reign in pollution released							
59			3/20/14	45-C	into our waterways.	1	Program - general		X			
1 <u>.</u> T					State is not doing enough to prevent polluted runoff from forestryespecially related totimber harvesting		Program – Type "F" Buffers;					
60				46-C	and riparian protection (fish and nonfish-bearing streams and for pesticide application).	2	Program - Type "N" Buffers		X			
					Concerned about chemical use and its impacts on neighboring property. Cites example of husband experiencing side effects and environmental impacts from nearby pesticide use and contamination of							
					domestic water supplies. Need to do more than just adhere to label requirementsthat shouldn't be all		Program - General					
61				46-D	that is legally required for industry to meet.	5			x			
							Program – Notification					
62				46-E	Asked ODF to notify about pesticide use, then were not notified.	5	riogiani – Notincation		X			
					OR needs to protect surface drinking water in Deer Creek Watershedcritical source of water for		Health – drinking water					
					residents. Keeping aquifers free of toxic chemicals are critical for providing and protecting water for the							
63				46-G	entire community of the Deer Creek watershed.	6			x			
					Ever growing concern by residents in the Illinois Valley about the use of ODF approved pesticides on		Env – Drift (e.g., impacts to non-					
64				46.1	forestlands and damages being done to neighboring small organic farmers, vineyard owners, natural	1	drinking water)					
64				46-I	forest land owner/practitioners and other community members.	1			^			

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					It appears that little is understood by chemical users of the impacts these chemicals have on their							
					neighbors, adjoining watersheds and the larger community. It seems taken for granted that the laest and		Legal - Other					
					instructions of the chemical company is all they need to consider, because that is the legal requirement.		Legal - Other					
65				46-J	The ODF and legal system supports use of harmful chemicals.	2			Х			
							Health – Chemical Effects (e.g.,					
							synergistic, unknown,					
					Claims to have visited a doctor who believes Orville's liver and health issues are the result of toxic		revolatilization)					
66				46-K	exposure and agrees that adjacent land pesticides use makes sense. Many costs to family.	5			Х			
							Program – Other					
67				46.1		_	-					
67				46-L	impacts to their land from adjacent chemical use far exceeed value of timber cut on adjacent land	5			X			
					Over past years we have been living under constant fear of what toxic chemicals sprayed into the							
					headwaters of our land and water collections systems would mean to our family and community and		Program - General					
68				46-M	environment.	6			V			
00				40-IVI	environment.	U			^			
					Ample proof that these chemicals are toxic and violating basic human rights. Imperative that immediate							
					changes are made to Oregon's pesticide spray laws, regulations, policies and rules. We need stronger		Program - General					
69				46-N	federal oversight and protection.	7			x			
				10.1	Tederal oversight and proceedion.	,						
					These chemicals do not know property lines. They outgas for years as they decompose. Reside in soil in		Env – Other					
70				46-O	degraded forms which can be more toxic than the initial compound	7			Х			
					We have a right to know what are in the chemical compounds, including the inerts. Right to know what is		Land Other					
					in our air and water and may be causing health conditions such as liver disease, cancer, auto immune and		Legal - Other					
71 (b)) (6)	citizen	3/20/14	46-P	reproductive illnesses. Changing our own and children's DNA.	7			Х			
					Drinking waters are surrounded by private forest land or are below forest operations. 20ft buffers on fish-		Health -Drinking Water, Program -					
72				48-F	bearing streams do not protect from sedimentation and pesticide/herbicide use.	2	Type F Buffers		X-Program	Type F, X-He	alth-drinking water	
73 74				48-G	Concerned about ODF's vague public notification requirements when spraying.	2	Program - Spray Notification		Х			
74				48-H	ODF/DEQ don't have regular testing protocols for pesticides after sprays.	2	Program - Monitoring		Х			
					Exposure of drinking water supply to pesticide and herbicide residue is a related common and serious							
75					health risk for residents in small towns on the coast.		Health-Drinking Water		Х			
76			- 1 1	48-L	There is no regular testing protocol for herbicides		Program -Monitoring		X			
77 Oregon	Coast Alliance	organization	3/20/14	48-M	The Department of Forestry's notification of spray requirements are extremely vague.		Program - Notification		Х			
70	. First Control		0/00/44		OR doesn't have programs in place to protect streams/fish from polluted runoff from pesticide use on		Program - general; Program -					
78 Native	e Fish Society	organization	3/20/14	49-H	forest land or monitor pesticide use and impacts.	1	monitoring	commont not volovent to	X - progran	m-general, pro	ogram-monitoring	
70				50-A	Water shortages and toxins are big concerns as we enter "climate chaos".	1		comment not relevant to CZARA decision				
79				JU-A	There is aerial spraying on Oregon's private forests that get in the waters and has also harmed rural	1		CZANA UCUSIUII				
					residents and their animals and organic farming we must take strong stands to protect the people and							
80 (b)	(6)	citizen	3/19/14	50-B	the surrounding environment.	1	Program - general		x			
		0.012011	0, 10, 17	50.5		_	Transmit Belletal		†			
							Health - General					
					Herbicide spraying of logging roads and clear cuts with ensuing run-off intothe water supply are a well-							
81				53-D	established health risk.	1		<u> </u>	Х			
					DOH only requires inspection of community drinking water for organic toxics every 3 yrs. Needs to be		Program – Monitoring					
					changed so that there is on site real time monitoring during applications of herbicide to assure no							
					contamination of streams and wetlands in the watershed. Water samples need to be taken within hours							
82				53-H	of the spraying to verify that none of the chemicals have contaminated the streams.	2			Х			
					Currently the monitoring of enroying enerations and testing of waters immediately often the enroying in		December 1 Admin 1 and 1					
02					Currently the monitoring of spraying operations and testing of waters immediately after the spraying is essentially non-existent.	2	Program – Monitoring		l _v			
83				J 33-I	COSCINIARY HOLITCAISCOIL.	2	l	_1				PA-6822 015923

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1	Name	Affliation	Received	Comment Code	Summary Main Comments	Pg. #	Category of Comment	Notes					
	Danamaida Claamuustan				The cituation at present is clearly inadequate to prevent netentially disastrous contamination of our								
	Oceanside Cleanwater Subcommittee	organization	3/15/14	53-J	The situation at present is clearly inadequate to prevent potentially disastrous contamination of our drinking water.	3	Health – drinking water		x				
		. 6.					ŭ	Not relevant to CZARA					
								pesticides - general					
85				54-A	Supports disapproval even though recognizes penalities will hurt programs working to do good.	1		comment					
					OR needs improved pesticides application restrictions and protections for all classes of streams in both								
					forestry and agricultural areas. Additionally, we encourage EPA and NOAA to require even greater								
					pesticide protection standards for all land use areas within the Oregon Coastal Zone to prevent many of		Program - General; Env - Fish						
86				54-B	the unmonitored dangers that these chemicals pose to humans and aquatic species, like salmon.	1	toxicity; Health - general	Not relevant to CZADA	X-Program-General,	K-Health-Ge	neral, X-Env-F	sh toxicity	
					Supports NOAA/EPA rationales for why OR hasn't meet CZARA requirements, including concerns raised			Not relevant to CZARA pesticides - general					
87				54-C	about ag.	3		comment					
										*	,		
					Oregon's pesticide laws, forestry management laws, clean water laws, and its implementing regulatory								
					programs fail to adequately protect coastal zone resources and the people living within the coastal zone from the dangers of the increasing use of pesticides across all land uses and activities, but especially in								
					the activities of forestry and agriculture. In the Oregon Coastal Zone, neither FIFRA, nor state pesticides,		Program - General; Env - Fish						
88				54-D	agricultural, or forestry laws adequately protect or account for these known risks.	3	toxicity; Health - general		X - program-general,	X- Health G	eneral, X-Env-	ish Toxicit	У
					Alle of NOAA/SDA Control of the state of the								
					Although NOAA/EPA found Oregon's state-level frameworks and actions to address pesticide water quality controls sufficient and even commendable because of their monitoring mandates and multi-		Program-General; Program-						
89				54-E	agency management team, none of these pilot monitoring programs are occuring in the coastal zone.	3	Monitoring		X - program-general,	X-program ı	nonitoring		
					EPA and NOAA improperly assume that, should riparian buffer standards for type N streams and		-						
					monitoring programs within the coastal zone adhere to existing state laws and programs concerning		Barrier T. a. HAIII. Barrier						
					water quality and pesticides, then Oregon's CNPCP would warrant approval. We disagree because existing state and federal laws fail to address large swaths of the pesticide application activities and fail to collect		Program - Type "N"; Program - Monitoring; Program - Spray						
90				54-F	critical pesticide application and risk data.	3	Records		X-program monitorin	g, x-Type N,	X-Program-sp	ray record	S
					Documented in a recent report, Oregon's Industrial Forests and Herbicide Use: A Case Study of Risk to								
					People, Drinking Water and Salmon, private forestry operations in Oregon operate under antiquated and		Barrer Consul Barrer						
91				54-G1	loose regulations, allowing aerial spraying and unmonitored applications of pesticides as compared to their federal forestry operation and border-state counterparts.	6	Program-General;Program- Monitoring		X-Program, General;	Y-Program-l	/onitoring		
71				3,01	Specifically 1)There are known endocrine disrupting chemicals entering our drinking water sources and		health - Chemical Effects; Env - Fish		A Tropium, General,				
92				54-G2	fish-bearing streams.	6	toxicity;		X-Health-chemical ef	fects, X-Env-	fish toxicity		
				F4 63			Dunament of the co	Program - other (schools,					
93				54-G3	Oregon does not require a no-spray buffer near homes and schools. Aerial herbicide sprays regularly occur directly over headwaters and tributaries of protected salmon	6	Program - other;	homes)	Α				
94				54-G4	streams.	6	Program-Type N		x				
					4) Oregon permits pesticides to be sprayed with only the smallest protective buffer of 60 feet from								
0.5				F4 C5	salmon and steelhead streams—a buffer significantly smaller than other Northwest states with similar		Drogram Time E Bufferer		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \				
95 96				54-G5 54-G6	forest and river ecosystems. 5) Stricter chemical and pesticide rules apply in neighboring states with heavy forestry industries.	6	Program - Type "F" Buffers; Program-State Programs		X				
50				3, 50	6) Under the current administrative rules, the Oregon Forest Practices Act prohibits researchers, doctors								
					and the public from obtaining accurate information about what types and quantities of herbicides are								
97				54-G7	sprayed	6	Program-Spray Records		Х				
98					Cites environmental and health risks from glyphosate and other pesticides. Also expressed concerns								
99	Beyond Pesticides	organization	3/20/14	54-H		4-5, 7-10	Health - Chemical Effects;		x				
	-	-	<u>.</u>		Analysis of pesticide application records in the Triangle Lake area west of Eugene shows that in the study								
100				55-M	area, more than 20 tons of pesticide products were applied in just a three-year period.	5	Program-General (Triangle Lake)		X				
101				55-N	Supports Beyond Toxics Comments. Need mandatory spray buffers and vegetated riparian zone. Buffers around streams.		Program- Buffers N&F and mandatory riparian zone		v				
101				33-IN	Jarouna streams.	1	manuatory riparian zone		^				

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					ODF rules require no buffer on type N streams even if they are the headwaters of streams which provide									
					habitat for fish, including endangered coho. Extensive pesticide applications blanket these small streams,									
					allowing these dangerous compounds to move downstream of harvest areas to areas inhabitated by fish .									
					When no buffer of any kind is required, it is obvious that pesticides get into these streams when the land									
102				55-0	on both sides of them, is sprayed.		Program - Type N		Χ					
					Assisted in developing the response for Beyond Toxics of Eugene in developing information for their									
					comment letter. The comments show that current pesticide management resulted in extensive spraying									
					over small, non-fish bearing streams, primarily headwaters of streams which provide habitat for		Program - Other data shows							
103				55-P	endangered Coho.		impacts from spraying		Χ					
					Without requirements for a riparian leave zone, there is no possibility for limiting the amount of pesticide									
					reaching such small streams. A mandated spray buffer would provide some protection for these small		Program - General - Need							
					streams, but a vegetated riparian zone would provide much better protection because it would allow		Mandatory Buffers and Vegetated							
104	(b) (6)	citizen	3/20/14	55-Q	some filtration of pesticides running off the hillside.	6	Riparian Zone		Χ					
					State has had over 16 yrs of notice backed by numerous studies/reports (1998 conditional approval,			Not relevant to CZARA						
					IMST, Ripstream, NMFS SONCC, Statewide Eval of FPA Effectiveness) that needs to do more with forestry			pesticides - general						
105				56-D	yet they still claim voluntary is way to go.	2 to 3		comment						
106				56-E	NMFS recommeded buffers range from 150-300ft far above 20ft that OR has (only for fish-bearing).	3	Program - Type "F" Buffers		Х					
					Need larger spray buffers (may be better tha mulit-agency approach that attempts to monitor pesticide		Program - Type "F" Buffers; Type							
107	Rogue River Keeper			56-F	impacts).	3	"N" Buffers		Χ					
		<u></u>												
								Mtg water quality						
					Oregon's management measures for pesticides are not adequate to meet water quality standards			standards; call for						
108				57-GG	including full support of desingated uses in Oregon and additional management measures are required.	47	Program-Other	additional mgmt measures	Χ					
					Despite the lack of any additional ODA rules beyond the EPA pesticide labels, which have been									
					demonstrated to be inadequate for protection of threatened coho, EPA and NOAA have not made any									
					findings on the adequacy of Oregon's program to protect water quality and designated uses from									
109				57-HH	pesticides applied to agricultural lands.	49	Program - State Program		Χ					
					The federal agencies praise Oregon's Water Quality Pesticide Management Plan, which purportedly uses									
					water monitoring data to drive so-called adaptive management actions, but the state does little									
					monitoring of pesticides with which to make this work and there is no evidence it collects any data in									
110				57-II	coastal watersheds.	49	Program-Monitoring		Χ					
111				57-II2	ODF Rules to protect fish-bearing sterams are inadequate to protect threatened and endangered species.	47	Program - Type "F" Streams		Х					
112				57-II3	There are no additional ODA rules other than EPA labels that agricultural applicators need to adhered to.	49	Program - State Program		Х					
113				57-114	There is no evidence that the State's Pesticide Plan collects data on the coast	49	Program - Monitoring	1	Х					
	Northwest				Oregon is not listing for Pesticides as frequently as it should because DEQ's 303(d) Listing methodology			Not relevant to CZARA -						
114	Environmental			57-115	does not establish that it will make such determinations.	49		303(d) list						
115	Advocates	organization	3/20/14			ļ								
					Aerial spraying is of greatest concern because on forest lands, it involves the largest quantities of									
116				57-CF-A	chemical application over the largest areas.	51	Env-other	Aerial spraying	Х					
					Many water bodies have no mandatory application buffer, so chemical may be sprayed to the water's									
					edge, and some level of overspray, indirect drift and delivery by surface runoff by groundwater transport		Env-drift; Program-Type "N" Buffer	7						
					through soil macropores into adjacent waters is inevitable. These include headwater streams above fish		Program-Type "F" Buffer; Env-							
117				57-CF-B	barriers and small wetlands and ponds.	53	General		X-Program	-buffer, X-En	v-general			
					Riparian retenion rules that allow extensive thinning on riparian standards to within 20' of the water's									
					edge result in a riparian vegetative buffer that may be highly porous to aerial draft, rather than dense,		B T F 0 (6 5 - 1)							
118				57-CF-C	unlogged riparian forest.	53	Program-Type "F" Buffer; Env-Drift		Х					
								Sediment erosion						
							5 00	increases pesticide	v					
	Northwest			57-CF-D	Sediment erosion may also provide a vehicle for pesticide delivery into waters.	53	Env - Other	delivery	Х					
	Environmental				Some studies have indicated some delivery of chemical residues at low measured concentrations. The									
	Advocates- Chris		2/20/44		Dent study may have underestimated the impacts. The Clackamas Study by USGS shows widespread	F 4	Env. Conord	Ctudy rocults	V					
120	Frissell attachment	organization	3/20/14	57-CF-E	pesticide residues Oragon peede greater controls on arraying showingle such as perticides and harbicides in spectal	54	Env-General;	Study results	٨					
1 21				E0 F	Oregon needs greater controls on spraying chemicals such as pesticides and herbicides in coastal		Program - General, Program - Type		V nra===	n goneral	uno NIO F	ouffor:		
121				58-F	watersheds, especially near streams.	ь	N&F Buffers	1	∧ - prograi	n-general, x-1	уре и&Е		DA 0000	04500
												F	PA-6822	z 015925

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1	Name	Affliation	Received	Comment Code	Summary Main Comments Chemicals used by the forest and ag industries have direct adverse effects on listed fish and other	Pg. #	Category of Comment	Notes						
122	Oregon Wild	organization	3/20/14	58-1	organisms.		Env - Fish Toxicity		x					
123	(b) (6)	citizen	3/20/14	59-A	Concerned about pesticide spraying. Secondhand account of citizens in western Lane County that had insecticide show up in blood tests and became ill after pesticide spraying. More needs to be done to protect human health from pesticide exposure. The Physicians for Social responsibility should be of some assistance.	1	Health – Samples		x					
124			-, -,	62-B	Concerned with logging impacts from pesticide/herbicide use and habitat "mistreatment". There should be no aerial spraying close to known drinking water sources.	1	Health – drinking water		х					
				62-C	Need more regular monitoring of drinking water for pesticides/herbicides; designated uses and water quality standards in coastal watersheds are not protected.	1	Program – Monitoring		х					
125 126 127	(b) (6)	citizen	3/20/14	62-E 62-F	There should be no aerial spraying close to known drinking water sources I know our drinking water plants test SOCs every three years, how do you trend that?	3	Health – drinking water Program – Monitoring		X X					
128				69-B	Waters are at risk from pesticides and other toxic chemicals, oil and grease, sediment, salts, excess bacteria and nutrients released from agricultural and timber lands, from roads and urban areas, from construction and mining areas, from eroding stream banks, livestock, and faulty septic systems.	1	Env - General		x					
129				69-C	Especially concerned about inadequate buffer for aerial spray pesticide application. Oregon has an inadequately small no-spray buffer zone around fish-bearing streams and no effective program to protect non-fish bearing streams.		Program – Type "N" Buffers		x					
130				69 - D	Pollutants have been shown to have sub-lethal and synergistic effects that inhibit immune response, and interfere with the ability of birds to forage and defend themselves and their young from predators.	2	Health – Chemical Effects (e.g., synergistic, unknown, revolatilization)		x					
131				69-E	pesticides persist in water and can bind to soil.	2	Env – Other		x					
132				69-F	Pesticides may be aerially sprayed in Oregon despite lack of understanding of the effects of pesticide drift, persistence, and run-off during rains.	3	Program - General		X					
133				69-G	Compared to neighboring states, Oregon has an inadequately small no-spray buffer zone around fish-bearing streams and no effective program to protect non-fish bearing streams.	3	Program – Type "N" Buffers; Program – Type "F" Buffers		х					
134	Lane County Audubon Society of Oregon	organization	3/20/14	69-Н	Verifiable management measures are needed to ensure that water quality is protected	3	Program – State Programs		x					
135				70-В	Our comments address the inadequacies of Oregon's existing program to implement the required CZARA management measures, its inability and disinterest in evaluating the sufficiency of those management measures to ensure pesticides do not violate Oregon's water quality standards and impair its designated uses, its lack of a monitoring program to support such an evaluation, and its lack of practices that protect those designated uses.	1	Program - State Programs, Program monitoring, Env-General		V program	monitoring	a. V Stato Dr	ograms, X-Env	Ganaral	
136				70-C	Beyond Toxics report on pesticide/herbicide use in forestry shows that FPA lacks any program to protect Oregon streams and their beneficial uses (see report attached). Requires no pesticide buffer on non-fish streams even though neighboring states (WA, ID) require 25ft buffers. In non-fish bearing streams, amphibians and crawfish are affected by pesticide application	2	Program - State Programs, Program monitoring, Env-General					ograms, X-Env		
137				70-D	Unknown risks from synergistic interactions of chemicals mixed together.	2,3	Health - Chemical Effects - Synergistic		х					
138				70-E	Oregon has inadequate protection of fish-bearing streams and drinking water compared to neighboring states.	3	Health - Drinking Water, Env - Fish Toxicity		X-Health-di	rinking wat	er, X- Env-F	sh Toxicity		
139				70-F	Oregon has no program to determine the presence of forestry pesticides in the air and resulting in drift and deposition onto surface waters and soils.	3,4	Program Monitoring		x					
140				70-G	Herbicides (e.g., Atrazine) can persist in water and can bind with soil particles, so under OR's FPA, pesticides such as atrazine are sprayed into dry channels that become active in wetter months, carrying herbicides downstream to fish.	4	Env - Fish Toxicity, Program Other		X-Program	Other, X-Eı	nv-Fish Toxi	city		
141				70-H	State doesn't have a program to protect groundwater/drinking water.	4	Health - Drinking Water, Program General		X-Program	General, X	=Health-Dri	nking Water		
142				70-1	The EPA should require ODF, in consultation with DEQ, to exercise their authority to review, comment, and require modifications of forest vegetation management written plans based on an environmental and water quality risk assessment and proof of compliance with state and federal laws.	4,5	Program -State Programs		x					
									•		l.	FPA-6	822_015	926

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1 1	ame	Affliation	Received	Comment Code	Summary Main Comments Oregon must develop a research program to determine if aerial application of herbicides is necessary for	Pg. #	Category of Comment	Notes							
				70-J	timber production. Oregon needs additional management measures to protect uses and water quality	5	Program Monitoring - Research								
143				70-3	from pesticide drift.	3	Frogram Wormtoning - Research			×					
144				70-K	Oregon has no program to determine if federal label laws are being complied with.	5	Program - FIFRA			X					
					Evidence suggests that federal label restrictions for Atrazine, an Oregon-regulated herbicide, are not		Program - Enforcement, Program -								
145				70-L	being followed. Also, poor record-keeping on pesticide applications	6	FIFRA			X-Program	-FIFRA, X-p	rogram enfo	orcement		
				70-M	Pesticide application records are not available to the public. Spray records are kept by the applicator.	1	Program-Spray Records; Program-								-
146				70-141	Only the State Forester can request actual application records.	1	Notification			X-Program	Notification	on X-spray re	ecords		
				70-M2	There may have been a violation of a 2004 court that required 300' buffers for pesticide application for	12-15	Program - Enforcement, Program -								
147					2,4-D.		FIFRA			X-Program	-FIFRA, X-p	rogram enf	orcement		
				70-N	FPA aerial and ground spray buffers are smaller than EPA legal requirements for atrazine. EPA labeling requires a 66' buffer for aerial and ground spray, but actual application followed state guidelines of 60'	10.22	Program - FIFRA								
148	Seyond Toxics-Oregon	organization	3/18/14	70-IN	buffer on fish streams.	13-22	Flogram - FIFNA			×					
140	cyona roxics oregon	Organization	3/10/14		Amphibians that live in streams within clearcuts in the Oregon Coastal Range are in decline and have										
				70-O	become a management concern. Amphibians are particularly vulnerable to absorbing toxins since they	2	Env-Other								
149					have moist, permeable skin and unshelled eggs that are directly exposed to soil and water.			Fish Toxicity	,	x					
					The AWQMP (and AWQMA Rules) meets and exceeds the federal statutory and regulatory requirements	2, 11, 12									
				71-A	of CZARA	13, 14	'								
150						13, 14									
					NOAA/EPA don't provide scientific data or substantial evidence that identifies agriculture land uses as a										
					cause or significant contributor to water quality impairment in Oregon's coastal streams. There is no sound scientific evidence to demonstrate that agriculture lands within the coastal zone in fact cause or										
				71-F	significantly contributing to water quality degradation. ODA is required to regulate, based on science,	4									
					those agriculture activities that are causing the type of water pollution that prohibits the State from										
151					achieving and maintaining water quality standards.										
					Nowhere does CZARA or Section 6217(g) unconditionally require: (1) riparian buffers on agriculture land,										-
	Oregon Farm Bureau,				(2) that landowners undertake efforts to restore lands to pre -agricultural uses and methods (removing										
	Oregon Cattlemen's			71-H	agriculture from the land), (3) management measures that will not result in a reduction of nonpoint	6									
	Association,			71-11	source pollution, (4) new or ad hoc water quality standards for pesticides, sediment, or any other listed	0									
	Oregonians for Food				pollutants, or (5) landowners to change land uses, implement management measures, or otherwise										
152	and Shelter, Oregon				employ management measures that are not "economically achievable."										
	Seed Commission, Dregon Dairy Farmers				Oregon law cncompassess all the 6217(g) requirements for pesticide management including when and										
	Association, Oregon			71-R	what conditions pesticides can be applied, mixed, stored, loaded or used. Application must also follow	13									
	Wheat Growers			71-10	FIFRA pesticide labels. Required site vegetation will also elp keep pesticides out of water. And pesticides	15									
153	League	organization	3/20/14		aren't over applied since that cost farmers money and pesticides lost to run-off also costs money.										
	<u>~</u>	_			Member of the Upper Willamette & Upper Siuslaw Agricultural Water Quality Management Area Local										
					Advisory Committees. Met annually since then with our state and local officials,										
					the Oregon Department of Agriculture, the Department of Environmental Quality(DEQ), and East Lane										
					(county) Soil and Water Conservation District to be advised on the current status of the management		_								
				72-A	plan. The committee was instructed that our plan would be complaint driven, and compliance voluntary.	1	Program – State Programs								
					I have been informed that three fines have been imposed over the last 11 years. We were also told we										
					were not allowed to consider pesticides as a pollutant. The state still does not consider pesticides as pollutants, but considers streamside plantings to be sufficient to filter anything including pesticides. I am										
154					told they do not test the water for pesticides.					x					
131					EPA & NOAA have found that Oregon forests have adequate stream buffers for pesticides on salmon					<u> </u>					
					bearing streams. How was this determined? Seasonal and non-fish bearing streams have not been										
				73 P	considered. Isn't this the water that feeds the fish-bearing streams and rivers? Stream buffers and logging	1	Drogram Tuno "Ni" Buffer-								
				72-B	practices in this state are a jokea sad joke. Observations, including photos of streamside vegetation, are	1	Program – Type "N" Buffers								
	(b) (c)				evidence that Oregon is out of compliance; often with its own inadequate forest practices act. How did										
155	(b) (6)	citizen	3/20/14		EPA find otherwise?					X					
					Mountains are soaked multiple times by helicopter with dangerous herbicides such as atrazine and 2 4 D										
	Jmpqua Watersheds,			75-C	(sometimes in combination with other herbicides and propellants) appear as sterile monocultures with	1									
156	Inc.	organization	3/20/14		minimal to nonexistent environmental contribution.										
230	11164	01801112011011	5, 20, 14		Concerned about pesticide spraying. They have tested posititive for pesticide/herbicides even though									-+	
157				76-A	they run an organic farm.	1	Health-Samples			х					
		1	<u> </u>	<u> </u>	1	1	1	1				1			

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1 N	ame	Affliation	Received	Comment Code	Summary Main Comments	Pg. #	Category of Comment	Notes						
150				76-B	Would like to incorporate many other studies/reports by reference (included links in letter)	1		Citations from other studies						
158 159				76-C	Supports pesticide-free buffers around schools, such as near Triangle Lake.	2	Program - Other (schools, homes)	studies	Х					
(b)	(6)			76-D		63-	Env-fish toxicity							
160		citizen	3/20/14		Pesticides harm salmon. Water quality monitoring of a type-N (non-fish bearing) forest stream during and after herbicide spray				Х					
161				77-R	operations (applied under OFPA rules and guidelines and FIFRA/labeling regulations) shows no evidence of detrimental impacts. Nevertheless, Oregon continues to support monitoring that would identify potential problems should they arise Recent monitoring has not found a problem with contemporary forest aerial herbicide spray operations; in fact just the opposite. Oregon is currently monitoring for over 100 pesticides, which will allow the state to respond should herbicides be identified at unacceptable levels.	19, 21	Env-general	Study Results	x					
					Since 1998 there have been significant changes in how chemicals are applied to forests under FIFRA.			,	1	1	1			
				77-S	Findings from the Spray Drift Task Force and other research led to revisions in chemical labeling. Pesticide applicators are licensed under FIFRA and recent court rulings have further increased regulation of applicators and land owners. Oregon's Forest Practices Act rule guidelines state that applications must comply with the most stringent of requirements of either the label, or forest practice rules and	19	Program - State Program; Program FIFRA; Program - Enforcement; Program - Scope of Authority	-						
162	Orogon Forost				guidelines. ODE has developed extensive guidelines for implementing the Oragon Forest Practices Act rules for				X-State P	rogram, X-F	FRA, X-Prog	ram Enforce	ment, X-Sc	ope of Au
	Oregon Forest idustries and Oregon Small Woodlands Assocation	organization	3/20/14	77-Т	ODF has developed extensive guidelines for implementing the Oregon Forest Practices Act rules for herbicide applications to forest lands. See Oregon Department of Forestry, Forest Practice Rule Guidance: Chemicals and Other Petroleum Products (2009), available at http://goo.gl/uv8oIH. Also cite pesticide monitoring studies that show no significant impact.	19	Program - Monitoring; Program - State Programs		X-Progran	n Monitorir	ıg, X-Prograı	m-State Proջ	grams	
164 (b	o) (6)	citizen	3/17/14	81-B	Pesticide Stewardship Programs, CAFO, and AQWMP already in place.	1								
		o.c.ze	0/1//1		ODF and ODA's pesticide use programs fail to control polluted runoff from logging, in Type N streams, and									
165					cattle operations. Watershed council completed a herbicide monitoring program found runoff from all sources of	1								
	Audubon Society of				applications – road side use, and agricultural and forestry operation. While they may have applied it									
166	Portland	organization	3/19/14	83-M	correctly there was still run-off and the rules were ineffective to truly protect water quality	2								
167					In my 45 years in coastal, Umpqua, and Rouge watersheds I have witnessed enormous environmental degradation, pollution and poisoning occuring as a direct result of Oregon's Forest Practice Laws, Right to Forest Laws (ORS 30.930-30.947) and the Pesticide Preemption Laws (ORS 636.057).	1	Program - General		x					
160					Coastal watersheds are impaired due to state govn't corruption and control by forest and chemical industry. Cites 2 examples of how EPA has gotten involved with two problems in OR (OR Health	2	Program - General		,					
168 169					Authority's Hwy 36 investigation and Curry County airial spraying poisoning) Supports Beyond Toxics Comments.	2			X					
170					The laws support poisoning all native vegetation on state and private timberlands, because no one is liable for chemical trespass, these laws directly encourage reckless applications	1	Legal - Other							
171				85-G	State-sponsored liability-free chemical applications are rationalized as labor-saving.	1	Program - General		x					

CZARA - Pesticides Worksheet

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1	Name		Affliation	Received	Comment Code	Summary Main Comments	Pg. #	Category of Comment	Notes						
									Unclear how it would						
									relate to approval decision						
						Oregon's children are already the hungriest in the nation, a direct result of the chemical deforestation									
17	2				85-H	elite in charge.	2								
						The Oregon Health Authority's only protections are to inform the residents of Hwy 36 corridor that they		Program – Notification							
		(0)				and their watersheds will continue to be poisoned as usual, and that Oregon's spring poisoning season		Program – Notification							
17	(b) ((6)	citizen	3/20/14	85-I	has already started.	2		×						
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CZARA - Pesticides Worksheet

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Comment Code PROGRAM-GENERAL	Summary Main Comments	Pg. #	Category of Comment
2-B	Disapproval will hopefully help improve situation in OR and break up political log-jam so toxics can be addressed appropriately.	1	Program-general
30-T	Based on above two points, doesn't see how NOAA/EPA can find that OR provides sufficient protection to fish-bearing streams.	5	Program - general
31-D	· Timber companies are unaccountable for overuse of pesticides, landslides caused by poorly maintained logging roads, and increased sediment load in our rivers which inhibit salmon spawning ability.	1	Program-General
38-A	There is excessive and indiscriminate use of toxic chemical poisons in land management, including agriculture and tree farms.	1	Program - general
38-B	We need better oversight and management of the use of toxics.		Program - general
40 C	Attempting to relocate during spray/burn events causes financial hardship and spray/burn permits can last for months. Owners are given no warning when activities will assure the property values are lowered and no one would buy home if tried to sell due to publicity of harmful forestry activities in area.	2	Program - general; Program notification
40-C 41-A	occur. Property values are lowered and no one would buy home if tried to sell due to publicity of harmful forestry activities in area. Supports disapproval and Lisa Arkin's (Beyond Toxics) letter	1	Program - general
41-A	Large industry (forestry roads and spraying) is impacting water quality. OR needs laws to protect water quality. Need to use CNP to improve these issues and laws to	1	Program - general
45-B	provide better oversight. Large companies and large landholdings are doing a large amount of activities [massive aerial spraying] that impact us all. These activities require oversight from laws	1	Program - general
45-C	that effectively reign in pollution released into our waterways.	1	Program - general
46-D	Concerned about chemical use and its impacts on neighboring property. Cites example of husband experiencing side effects and environmental impacts from nearby pesticide use and contamination of domestic water supplies. Need to do more than just adhear to label requirementsthat shouldn't be all that is legally required for industry to meet.	5	Program - General
46-M	Over past years we have been living under constant fear of what toxic chemicals sprayed into the headwaters of our land and water collections systems would mean to our family and community and environment.	6	Program - General
46-N	Ample proof that these chemicals are toxic and violating basic human rights. Imperative that immediate changes are made to Oregon's pesticide spray laws, regulations, policies and rules. We need stronger federal oversight and protection.	7	Program - General
49-Н	OR doesn't have programs in place to protect streams/fish from polluted runoff from pesticide use on forest land or monitor pesticide use and impacts.	1	Program - general; Program monitoring
50-B	There is aerial spraying on Oregon's private forests that get in the waters and has also harmed rural residents and their animals and organic farming we must take strong stands to protect the people and the surrounding environment. OR needs improved pesticides application restrictions and protections for all classes of streams in both forestry and agricultural areas. Additionally, we encourage EPA	1	Program - general
54-B	and NOAA to require even greater pesticide protection standards for all land use areas within the Oregon Coastal Zone to prevent many of the unmonitored dangers that these chemicals pose to humans and aquatic species, like salmon.	1	Program - General; Env - F toxicity; Health - genera
	Oregon's pesticide laws, forestry management laws, clean water laws, and its implementing regulatory programs fail to adequately protect coastal zone resources and the people living within the coastal zone from the dangers of the increasing use of pesticides across all land uses and activities, but especially in the activities of forestry		Program - General; Env - F
54-D	and agriculture. In the Oregon Coastal Zone, neither FIFRA, nor state pesticides, agricultural, or forestry laws adequately protect or account for these known risks. Although NOAA/EPA found Oregon's state-level frameworks and actions to address pesticide water quality controls sufficient and even commendable because of their	3	toxicity; Health - genera Program-General; Progra
54-E	monitoring mandates and multi-agency management team, none of these pilot monitoring programs are occuring in the coastal zone.	3	Monitoring

54-G1	Documented in a recent report, Oregon's Industrial Forests and Herbicide Use: A Case Study of Risk to People, Drinking Water and Salmon, private forestry operations in Oregon operate under antiquated and loose regulations, allowing aerial spraying and unmonitored applications of pesticides as compared to their federal forestry operation and border-state counterparts.	6	Program-General; Program- Monitoring
55-M 55-Q	Analysis of pesticide application records in the Triangle Lake area west of Eugene shows that in the study area, more than 20 tons of pesticide products were applied in just a three-year period. Without requirements for a riparian leave zone, there is no possibility for limiting the amount of pesticide reaching such small streams. A mandated spray buffer would provide some protection for these small streams, but a vegetated riparian zone would provide much better protection because it would allow some filtration of pesticides running off the hillside.	5	Program-General (Triangle Lake) Program - General - Need Mandatory Buffers and Vegetated Riparian Zone
58-F	Oregon needs greater controls on spraying chemicals such as pesticides and herbicides in coastal watersheds, especially near streams.	6	Program - General, Program - Type N&F Buffers
69-F	Pesticides may be aerially sprayed in Oregon despite lack of understanding of the effects of pesticide drift, persistence, and run-off during rains.	3	Program - General
70-Н	State doesn't have a program to protect groundwater/drinking water.	4	Health - Drinking Water, Program General
85-C 85-D	In my 45 years in coastal, Umpqua, and Rogue watersheds I have witnessed enormous environmental degradation, pollution and poisoning occuring as a direct result of Oregon's Forest Practice Laws, Right to Forest Laws (ORS 30.930-30.947) and the Pesticide Preemption Laws (ORS 636.057). Coastal watersheds are impaired due to state govn't corruption and control by forest and chemical industry. Cites 2 examples of how EPA has gotten involved with two problems in OR (OR Health Authority's Hwy 36 investigation and Curry County airial spraying poisoning).	1 2	Program - General Program - General
85-บ	problems in OR (OR Health Authority's Hwy 36 investigation and Curry County airial spraying poisoning)	2	
			Program - General

PROGRAM-
MONITORING

There is no program that monitors private forestland clear-cuts, or spray and burn operations	1	Program -Monitoring	
· Need preventive measures to assure that forestry operations near Clear Lake won't make water undrinkable (get drinking water from lake and has observed small-lot		Program-Monitoring, Health-	
foresters aerial and hand spraying pesticides/herbicides near lake.	1	Drinking Water	
			comment not
			relevant to
			CZARA
How often testing should be done and how much will it cost?		Program Monitoring	decision
· No pesticide mngt measures are in use in ag. lands.	1	Programs-State Programs	
State's failure to monitor water quality after spraying ensures that need for better buffers and laws won't occur.	4	Program - monitoring	
		Program-Monitoring, Program-	
No coordination between DEQ/ODF to conduct pesticide monitoring in timely manner and community is given no warning of spraying.	2	Spray	
York Johnson, North Coast Basin Coordinator ODEQ, agreed with concern about aerial spraying of the watershed, but indicated there was insufficient funding to test for			
water contamination in that water source, and no way to coordinate with the timber company	Att. P.3	Program - monitoring	
ODEQ lab presently does not have capacity to test for Glyphosate, which is found in Accort XRT II, but working on a solution.	Att. P.4	Program - monitoring	
	How often testing should be done and how much will it cost? No pesticide mngt measures are in use in ag. lands. State's failure to monitor water quality after spraying ensures that need for better buffers and laws won't occur. No coordination between DEQ/ODF to conduct pesticide monitoring in timely manner and community is given no warning of spraying. York Johnson, North Coast Basin Coordinator ODEQ, agreed with concern about aerial spraying of the watershed, but indicated there was insufficient funding to test for water contamination in that water source, and no way to coordinate with the timber company.	Need preventive measures to assure that forestry operations near Clear Lake won't make water undrinkable (get drinking water from lake and has observed small-lot foresters aerial and hand spraying pesticides/herbicides near lake. How often testing should be done and how much will it cost? No pesticide mngt measures are in use in ag. lands. State's failure to monitor water quality after spraying ensures that need for better buffers and laws won't occur. No coordination between DEQ/ODF to conduct pesticide monitoring in timely manner and community is given no warning of spraying. 2 York Johnson, North Coast Basin Coordinator ODEQ, agreed with concern about aerial spraying of the watershed, but indicated there was insufficient funding to test for water contamination in that water source, and no way to coordinate with the timber company Att. P.3	Need preventive measures to assure that forestry operations near Clear Lake won't make water undrinkable (get drinking water from lake and has observed small-lot foresters aerial and hand spraying pesticides/herbicides near lake. How often testing should be done and how much will it cost? No pesticide mngt measures are in use in ag. lands. State's failure to monitor water quality after spraying ensures that need for better buffers and laws won't occur. No coordination between DEQ/ODF to conduct pesticide monitoring in timely manner and community is given no warning of spraying. York Johnson, North Coast Basin Coordinator ODEQ, agreed with concern about aerial spraying of the watershed, but indicated there was insufficient funding to test for water contamination in that water source, and no way to coordinate with the timber company Program-Monitoring, Health-Drinking Water Program Monitoring Program-State Programs Program - monitoring Program-Monitoring Program - monitoring

42-T 48-H 48-L 49-H	It would seem logical and prudent ot err on the side of caution regarding the use of these chemicals, since there are possible unknown health effects on people and other living beings. Also there is no testing for soil contamination during spraying. ODF/DEQ don't have regular testing protocols for pesticides after sprays. There is no regular testing protocol for herbicides OR doesn't have programs in place to protect streams/fish from polluted runoff from pesticide use on forest land or monitor pesticide use and impacts.	Att. P.4 2 1	Health - chemical effects; Program - monitoring Program - Monitoring Program -Monitoring Program - general; Program - monitoring
53-H 53-I 54-E 54-F 54-G1	DOH only requires inspection of community drinking water for organic toxics every 3 yrs. Needs to be changed so that there is on site real time monitoring during applications of herbicide to assure no contamination of streams and wetlands in the watershed. Water samples need to be taken within hours of the spraying to verify that none of the chemicals have contaminated the streams. Currently the monitoring of spraying operations and testing of waters immediately after the spraying is essentially non-existent. Although NOAA/EPA found Oregon's state-level frameworks and actions to address pesticide water quality controls sufficient and even commendable because of their monitoring mandates and multi-agency management team, none of these pilot monitoring programs are occuring in the coastal zone. EPA and NOAA improperly assume that, should riparian buffer standards for type N streams and monitoring programs within the coastal zone adhere to existing state laws and programs concerning water quality and pesticides, then Oregon's CNPCP would warrant approval. We disagree because existing state and federal laws fail to address large swaths of the pesticide application activities and fail to collect critical pesticide application and risk data. Documented in a recent report, Oregon's Industrial Forests and Herbicide Use: A Case Study of Risk to People, Drinking Water and Salmon, private forestry operations in Oregon operate under antiquated and loose regulations, allowing aerial spraying and unmonitored applications of pesticides as compared to their federal forestry operation and border-state counterparts.	2 2 3 3	Program – Monitoring Program – Monitoring Program-General; Program- Monitoring Program - Type "N"; Program - Monitoring; Program - Spray Records Program-General; Program- Monitoring
57-II 57-II4 62-C 62-F 70-B 70-C 70-F 70-J	The federal agencies praise Oregon's Water Quality Pesticide Management Plan, which purportedly uses water monitoring data to drive so-called adaptive management actions, but the state does little monitoring of pesticides with which to make this work and there is no evidence it collects any data in coastal watersheds. There is no evidence that the State's Pesticide Plan collects data on the coast Need more regular monitoring of drinking water for pesticides/herbicides; designated uses and water quality standards in coastal watersheds are not protected. I know our drinking water plants test SOCs every three years, how do you trend that? Our comments address the inadequacies of Oregon's existing program to implement the required CZARA management measures, its inability and disinterest in evaluating the sufficiency of those management measures to ensure pesticides do not violate Oregon's water quality standards and impair its designated uses, its lack of a monitoring program to support such an evaluation, and its lack of practices that protect those designated uses. Beyond Toxics report on pesticide/herbicide use in forestry shows that FPA lacks any program to protect Oregon streams and their beneficial uses (see report attached). Requires no pesticide buffer on non-fish streams even though neighboring states (WA, ID) require 25ft buffers. In non-fish bearing streams, amphibians and crawfish are affected by pesticide application Oregon has no program to determine the presence of forestry pesticides in the air and resulting in drift and deposition onto surface waters and soils. Oregon must develop a research program to determine if aerial application of herbicides is necessary for timber production. Oregon needs additional management measures to protect uses and water quality from pesticide drift.	49 49 1 3 1 2 3,4 5	Program-Monitoring Program - Monitoring Program - Monitoring Program - Monitoring Program - State Programs, Program monitoring, Env-General Program - State Programs, Program monitoring, Env-General Program Monitoring Program Monitoring Program Monitoring - Research
77-Т	ODF has developed extensive guidelines for implementing the Oregon Forest Practices Act rules for herbicide applications to forest lands. See Oregon Department of Forestry, Forest Practice Rule Guidance: Chemicals and Other Petroleum Products (2009), available at http://goo.gl/uv8oIH. Also cite pesticide monitoring studies that show no significant impact.	19	Program - Monitoring; Program - State Programs

FFERS - Type I	N or Type F			comm genera comm genera
28-B	· Very narrow or non-existent buffers along streams that flow into Siletz. Clear cut to banks and aerial spraying over cuts.	1	Program- Type N, Program- Type F	
30-G 30-P	OR must increase buffers for the application of pesticides to both fish and non-fish bearing streams and take other actions to prevent pesticides from entering water that affects people, fish, and wildlife. Community watersheds are routinely exposed to the timber industry's aerial spraying of toxic pesticides. Oregon riparian buffers for pesticide use are woefully inadequate. Does not agree with EPA/NOAA that Oregon "may" have adequate stream buffers for pesticide use on streams with salmon but is encouraged that NOAA/EPA find that the state doesn't have good buffers on non-fish breaing streams. Most drinking water flows through non-fishbearing streams.	3	Program - type N buffers; Program - type F buffers; Health - drinking water Program - type N buffers; Program - type F buffers; Health - drinking water	
			Program - type N buffers; Program -	-
30-R2	DEQ monitoring in Jetty Creek after spray was positive for glyphosate showing legal buffers aren't working. NOAA/EPA need to require Oregon to provide not only a solid framework of basic management measures, but also a detailed and concrete list of additional management measures to actually protect riparian areas, and provide substantially increased protections for fertilizer, herbicide and pesticide applications near fish-	4	type F buffers Program – Type "N" Buffers; Program – Type "F" Buffers	
35-J	bearing and non-fish bearing streams.	4	4	l _s
46-C	State is not doing enough to prevent polluted runoff from forestryespecially related totimber harvesting and riparian protection (fish and nonfish-bearing streams and for pesticide application).	2		Progra other (school home
48-F	Drinking waters are surrounded by private forest land or are below forest operations. 20ft buffers on fish-bearing streams do not protect from sedimentation and pesticide/herbicide use.	2	Health -Drinking Water, Program - Type F Buffers	
	EPA and NOAA improperly assume that, should riparian buffer standards for type N streams and monitoring programs within the coastal zone adhere to existing state laws and programs concerning water quality and pesticides, then Oregon's CNPCP would warrant approval. We disagree because existing state and federal laws fail to	-	Program - Type "N"; Program - Monitoring; Program - Spray	
54-F 54-G4	address large swaths of the pesticide application activities and fail to collect critical pesticide application and risk data. 3) Aerial herbicide sprays regularly occur directly over headwaters and tributaries of protected salmon streams.	3	Records Program-Type N	
34-04	4) Oregon permits pesticides to be sprayed with only the smallest protective buffer of 60 feet from salmon and steelhead streams—a buffer significantly smaller than	U	r rogram-rype N	
54-G5	other Northwest states with similar forest and river ecosystems.	6	Program - Type "F" Buffers; Program- Buffers N&F and	
55-N	Supports Beyond Toxics Comments. Need mandatory spray buffers and vegetated riparian zone. Buffers around streams. ODF rules require no buffer on type N streams even if they are the headwaters of streams which provide habitat for fish, including endangered coho. Extensive		mandatory riparian zone	
55-0	pesticide applications blanket these small streams, allowing these dangerous compounds to move downstream of harvest areas to areas inhabitated by fish. When no buffer of any kind is required, it is obvious that pesticides get into these streams when the land on both sides of them, is sprayed.		Program - Type N	
	Without requirements for a riparian leave zone, there is no possibility for limiting the amount of pesticide reaching such small streams. A mandated spray buffer would		Program - General - Need	
	provide some protection for these small streams, but a vegetated riparian zone would provide much better protection because it would allow some filtration of	6	Mandatory Buffers and Vegetated	
55-Q 56-E	pesticides running off the hillside. NMFS recommeded buffers range from 150-300ft far above 20ft that OR has (only for fish-bearing).	<u>6</u> 3	Riparian Zone Program - Type "F" Buffers	-
30-L	With a recommended buriers range from 130 300ft far above 20ft that Orthas (only for fish bearing).	3	Program - Type "F" Buffers; Type	
56-F	Need larger spray buffers (may be better tha mulit-agency approach that attempts to monitor pesticide impacts).	3	"N" Buffers	
57-112	ODF Rules to protect fish-bearing sterams are inadequate to protect threatened and endangered species.	47	Program - Type "F" Streams	
	Many water bodies have no mandatory application buffer, so chemical may be sprayed to the water's edge, and some level of overspray, indirect drift and delivery by		Env-drift; Program-Type "N" Buffer;	;
57-CF-B	surface runoff by groundwater transport through soil macropores into adjacent waters is inevitable. These include headwater streams above fish barriers and small wetlands and ponds. Riparian retenion rules that allow extensive thinning on riparian standards to within 20' of the water's edge result in a riparian vegetative buffer that may be highly	53	Program-Type "F" Buffer; Env- General	
57-CF-C	porous to aerial draft, rather than dense, unlogged riparian forest.	53	Program-Type "F" Buffer; Env-Drift	
58-F	Oregon needs greater controls on spraying chemicals such as pesticides and herbicides in coastal watersheds, especially near streams.	6	Program - General, Program - Type N&F Buffers	
69-C	Especially concerned about inadequate buffer for aerial spray pesticide application. Oregon has an inadequately small no-spray buffer zone around fish-bearing streams and no effective program to protect non-fish bearing streams.		Program – Type "N" Buffers	

general buffer

69-G	Compared to neighboring states, Oregon has an inadequately small no-spray buffer zone around fish-bearing streams and no effective program to protect non-fish bearing streams.	3	Program – Type "N" Buffers; Program – Type "F" Buffers
72-B	EPA & NOAA have found that Oregon forests have adequate stream buffers for pesticides on salmon bearing streams. How was this determined? Seasonal and non-fish bearing streams have not been considered. Isn't this the water that feeds the fish-bearing streams and rivers? Stream buffers and logging practices in this state are a jokea sad joke. Observations, including photos of streamside vegetation, are evidence that Oregon is out of compliance; often with its own inadequate forest practices act. How did EPA find otherwise?	1	Program – Type "N" Buffers

PROGRAM-STATE PROGRAMS

28-C 28-D 30-S 54-G6 57-HH 57-II3	 Concerned about contamination of drinking water (Newport gets water from Siletz), fish and soil contamination from spraying. Criminal that state does not provide better protectionsespecially as rate of clear cutting/forestry activities increase due to increase in China exports. No pesticide mngt measures are in use in ag. lands. Thinks NOAA/EPA are wrong for lauding Oregon's Pesticide Stewardship Partnership Program when there are not pilots in coastal area. Stricter chemical and pesticide rules apply in neighboring states with heavy forestry industries. Despite the lack of any additional ODA rules beyond the EPA pesticide labels, which have been demonstrated to be inadequate for protection of threatened coho, EPA and NOAA have not made any findings on the adequacy of Oregon's program to protect water quality and designated uses from pesticides applied to agricultural lands. There are no additional ODA rules other than EPA labels that agricultural applicators need to adhered to. 	1 1 4 6	Health-Drinking Water, Env-Fish, Programs-State Programs Programs-State Programs Program - State programs Program-State Programs Program - State Program Program - State Program	comment not relevant to CZARA decision
69-Н	Verifiable management measures are needed to ensure that water quality is protected	3	Program – State Programs	
70-B	Our comments address the inadequacies of Oregon's existing program to implement the required CZARA management measures, its inability and disinterest in evaluating the sufficiency of those management measures to ensure pesticides do not violate Oregon's water quality standards and impair its designated uses, its lack of a monitoring program to support such an evaluation, and its lack of practices that protect those designated uses.	1	Program - State Programs, Program monitoring, Env-General	
70-C	Beyond Toxics report on pesticide/herbicide use in forestry shows that FPA lacks any program to protect Oregon streams and their beneficial uses (see report attached). Requires no pesticide buffer on non-fish streams even though neighboring states (WA, ID) require 25ft buffers. In non-fish bearing streams, amphibians and crawfish are affected by pesticide application	2	Program - State Programs, Program monitoring, Env-General	
70-I	The EPA should require ODF, in consultation with DEQ, to exercise their authority to review, comment, and require modifications of forest vegetation management written plans based on an environmental and water quality risk assessment and proof of compliance with state and federal laws.	4,5	Program -State Programs	
72-A	Member of the Upper Willamette & Upper Siuslaw Agricultural Water Quality Management Area Local Advisory Committees. Met annually since then with our state and local officials, the Oregon Department of Agriculture, the Department of Environmental Quality(DEQ), and East Lane (county) Soil and Water Conservation District to be advised on the current status of the management plan. The committee was instructed that our plan would be complaint driven, and compliance voluntary. I have been informed that three fines have been imposed over the last 11 years. We were also told we were not allowed to consider pesticides as a pollutant. The state still does not consider pesticides as pollutants, but considers streamside plantings to be sufficient to filter anything including pesticides. I am told they do not test the water for pesticides.	1	Program – State Programs	
77-S	Since 1998 there have been significant changes in how chemicals are applied to forests under FIFRA. Findings from the Spray Drift Task Force and other research led to revisions in chemical labeling. Pesticide applicators are licensed under FIFRA and recent court rulings have further increased regulation of applicators and land owners. Oregon's Forest Practices Act rule guidelines state that applications must comply with the most stringent of requirements of either the label, or forest practice rules and guidelines.	19	Program - State Program; Program - FIFRA; Program - Enforcement; Program - Scope of Authority	

77-Т	ODF has developed extensive guidelines for implementing the Oregon Forest Practices Act rules for herbicide applications to forest lands. See Oregon Department of Forestry, Forest Practice Rule Guidance: Chemicals and Other Petroleum Products (2009), available at http://goo.gl/uv8oIH. Also cite pesticide monitoring studies that show no significant impact.	19	Program - Monitoring; Program - State Programs
RAM-NOTIFICA	ATION		
40-C	Attempting to relocate during spray/burn events causes financial hardship and spray/burn permits can last for months. Owners are given no warning when activities will occur. Property values are lowered and no one would buy home if tried to sell due to publicity of harmful forestry activities in area.	2	Program - general; Program - notification
42-G	No coordination between DEQ/ODF to conduct pesticide monitoring in timely manner and community is given no warning of spraying.	2	Program-Monitoring; Program- notification
42-J	Sept. 16, 2012. observed aerial spraying taking place in their watershed, without warning. Applied MSO, Agsurf Sulfomet Extra Herbicide, and Accord XRT II ("industrial herbicide")	Att. P.3	Program - notification
42-K	ODF does not inform the public of the exact date of an activity such as aerial sprying nor which chemicals will actually be used.	Att. P.3	Program - notification
42-P	Notices were received about aerial spaying to occur in the next 6 months in the watershed by Olympic Resource Management and Stimson Lumber for numerous pesticides, but no specific dates provided.	Att. P.4	Program - notification
42-S	There is no official process in place to inform businesses and residents of upcoming spraying.	Att. P.4	Program - notification
46-E	Asked ODF to notify about pesticide use, then were not notified.	5	Program – Notification
48-G	Concerned about ODF's vague public notification requirements when spraying.	2	Program - Spray Notification
48-M	The Department of Forestry's notification of spray requirements are extremely vague.		Program - Notification
70-M	Pesticide application records are not available to the public. Spray records are kept by the applicator. Only the State Forester can request actual application records.	1	Program-Spray Revords; Program Notification
85-I	The Oregon Health Authority's only protections are to inform the residents of Hwy 36 corridor that they and their watersheds will continue to be poisoned as usual, and that Oregon's spring poisoning season has already started.	2	Program – Notification
RAM-FIFRA			
30-S2	EPA has not revised its pesticide labels to reflect the restrictions NMFS said were necessary to protect ESA-listed salmon.	4	Program - FIFRA
70-K	Oregon has no program to determine if federal label laws are being complied with.	5	Program - FIFRA
70-L	Evidence suggests that federal label restrictions for Atrazine, an Oregon-regulated herbicide, are not being followed. Also, poor record-keeping on pesticide applications	6	Program - Enforcement, Program FIFRA
70-M2	There may have been a violation of a 2004 court that required 300' buffers for pesticide application for 2,4-D.	12-15	Program - Enforcement, Program FIFRA
70-N	FPA aerial and ground spray buffers are smaller than EPA legal requirements for atrazine. EPA labeling requires a 66' buffer for aerial and ground spray, but actual application followed state guidelines of 60' buffer on fish streams.	19-22	Program - FIFRA
77-S	Since 1998 there have been significant changes in how chemicals are applied to forests under FIFRA. Findings from the Spray Drift Task Force and other research led to revisions in chemical labeling. Pesticide applicators are licensed under FIFRA and recent court rulings have further increased regulation of applicators and land owners. Oregon's Forest Practices Act rule guidelines state that applications must comply with the most stringent of requirements of either the label, or forest practice rules and guidelines.	19	Program - State Program; Progran FIFRA; Program - Enforcement; Program - Scope of Authority

			Program – Scope of Authority
	·Water District tried to prevent the spraying of fertilizers, herbicides and pesticides inside the Clear Lake watershed. The board was informed that there was nothing that could be done until it could be proven that something had actually harmed the water - after the spraying had been allowed. The District had to explain to		
35-F	customers that it has no power to prevent non-point pollution of Clear Lake, short of litigation after the fact.	3	
	·The protection zone language for herbicide spraying was purposefully written by Lane County to be completely ineffective as far as application to logging operations		Program – Scope of Authority
35-G	inside the watershed, and minimal as to pollution from other human activities.	3	
77-S	Since 1998 there have been significant changes in how chemicals are applied to forests under FIFRA. Findings from the Spray Drift Task Force and other research led to revisions in chemical labeling. Pesticide applicators are licensed under FIFRA and recent court rulings have further increased regulation of applicators and land owners. Oregon's Forest Practices Act rule guidelines state that applications must comply with the most stringent of requirements of either the label, or forest practice rules and guidelines.	19	Program - State Program; Program - FIFRA; Program - Enforcement; Program - Scope of Authority

PROGRAM-SPRAY RECORDS

42.1	A five year history of pesticide use in the watershed was not available from ODF when requested.	A++ D 2	Drogram spray records
42-L		Att. P.3	Program - spray records
	EPA and NOAA improperly assume that, should riparian buffer standards for type N streams and monitoring programs within the coastal zone adhere to existing state		Program - Type "N"; Program -
	laws and programs concerning water quality and pesticides, then Oregon's CNPCP would warrant approval. We disagree because existing state and federal laws fail to		Monitoring; Program - Spray
54-F	address large swaths of the pesticide application activities and fail to collect critical pesticide application and risk data.	3	Records
	6) Under the current administrative rules, the Oregon Forest Practices Act prohibits researchers, doctors and the public from obtaining accurate information about what		
54-G7	types and quantities of herbicides are sprayed	6	Program-Spray Records
70-M	Pesticide application records are not available to the public. Spray records are kept by the applicator. Only the State Forester can request actual application records.	1 1	Program-Spray Records; Program- Notification

PROGRAM-OTHER

46-L 54-G3	impacts to their land from adjacent chemical use far exceeed value of timber cut on adjacent land 2) Oregon does not require a no-spray buffer near homes and schools.	5	Program – Other Program - other;	Program - other (schools, homes)
				Mtg water
				quality
				standards; call for additional
	Assisted in developing the response for Beyond Toxics of Eugene in developing information for their comment letter. The comments show that current pesticide		Program - Other data shows	mgmt
55-P	management resulted in extensive spraying over small, non-fish bearing streams, primarily headwaters of streams which provide habitat for endangered Coho.		impacts from spraying	measures
	Oregon's management measures for pesticides are not adequate to meet water quality standards including full support of desingated uses in Oregon and additional			
57-GG	management measures are required.	47	Program-Other	
70-G	Herbicides (e.g., Atrazine) can persist in water and can bind with soil particles, so under OR's FPA, pesticides such as atrazine are sprayed into dry channels that become active in wetter months, carrying herbicides downstream to fish.	4	Env - Fish Toxicity, Program Other	
76-C	Supports pesticide-free buffers around schools, such as near Triangle Lake.	2	Program - Other (schools, homes)	·

PROGRAM-ENFORCEMENT

70-L	Evidence suggests that federal label restrictions for Atrazine, an Oregon-regulated herbicide, are not being followed. Also, poor record-keeping on pesticide applications	6	Program - Enforcement, Program - FIFRA
70-M2	There may have been a violation of a 2004 court that required 300' buffers for pesticide application for 2,4-D.	12-15	Program - Enforcement, Program - FIFRA
77-S	Since 1998 there have been significant changes in how chemicals are applied to forests under FIFRA. Findings from the Spray Drift Task Force and other research led to revisions in chemical labeling. Pesticide applicators are licensed under FIFRA and recent court rulings have further increased regulation of applicators and land owners. Oregon's Forest Practices Act rule guidelines state that applications must comply with the most stringent of requirements of either the label, or forest practice rules and guidelines.	19	Program - State Program; Program - FIFRA; Program - Enforcement; Program - Scope of Authority

Health-General

Comment Code	Summary Main Comments	Pg. #	Category of Comment
2-D	Forestry use of glyphosate leads to risks of elevated body tissue concentrations.	22	Health - general
	Past assessment of data should be revisited to see if any of it suggests widespread exposures to forestry use herbicides have been affecting human and aquatic residents of our watersheds.	Att 2, p. 8	Health - general
40-B	Spraying and burning also occurs very close to (and over) homes causing health problems within a sole source aquifer and is contaminating drinking water. This should not be allowed.	1	Health - general; Health - drinking water
	Herbicide spraying of logging roads and clear cuts with ensuing run-off intothe water supply are a well-established health risk.	1	Health - General
54-B	OR needs improved pesticides application restrictions and protections for all classes of streams in both forestry and agricultural areas. Additionally, we encourage EPA and NOAA to require even greater pesticide protection standards for all land use areas within the Oregon Coastal Zone to prevent many of the unmonitored dangers that these chemicals pose to humans and aquatic species, like salmon. Oregon's pesticide laws, forestry management laws, clean water laws, and its implementing regulatory programs	1	Program - General; Env - Fish toxicity; Health - general
	fail to adequately protect coastal zone resources and the people living within the coastal zone from the dangers of the increasing use of pesticides across all land uses and activities, but especially in the activities of forestry and agriculture. In the Oregon Coastal Zone, neither FIFRA, nor state pesticides, agricultural, or forestry laws adequately protect or account for these known risks.	3	Program - General; Env - Fish toxicity; Health - general

HEALTH-SAMPLES

2-C	Urine samples in Triangle Lake show citizens with elevated 2,4-D and atrazine metabolites from drift in aerial applications.	18-20	Health - samples
2-F	Investigation of the Triangle Lake (Lane County) human urine elevation of 2/4 D and atrazine metabolites, during times of year considered to be at low risk of persistence in the body, has caused multiagency level of concern	Att 2, p. 7	Health - samples
2-F	Current data is suggestive of widespread human uptake of these compounds [2,4 D and atrazine] and warrants	Αιι 2, μ. 7	neattii - Sampies
2-G	investigation of Forest practices Act BMPs associated with aerial spraying in the coast range Forestry use glyphosate applications in the high risk Oregon coastal mountains lead to risks of elevated body	Att 2, p. 7	Health - samples
2-K	tissue concentrations, yet urine glyphosate is not an additional analyte in investigatory processes.	Att 2, p. 11	Health - samples

from pesticide exposure. The Physicians for Social responsibility should be of some assistance. 76-A Concerned about pesticide spraying. They have tested posititive for pesticide/herbicides even though they run an organic farm. 8ALTH-DRINKING WATER Notes wildlife and fish just starting to come back. Recent testing of old domestic water supply still shows residual effects. Need preventive measures to assure that forestry operations near Clear Lake won't make water undrinkable (get drinking water from lake and has observed small-lot foresters aerial and hand spraying pesticides/herbicides near lake. 1 Health-Drinking Water Program-Monitori lake. Concerned about contamination of drinking water (Newport gets water from Siletz), fish and soil contamination from spraying. Criminal that state does not provide better protections. especially as rate of clear cutting/forestry activities increase buffers for the application of pesticides to both fish and non-fish bearing streams and take other activities increase buffers for the application of pesticides to both fish and non-fish bearing streams and take other activities increase buffers for pesticide use are weedly inadequate. Does not agree with EPA/NOAA that Oregon "may" have adequate stream buffers for pesticide use on streams with salmon but is encouraged that NOAA/EPA lind that the state doesn't have good buffers on non-fish breaing streams. Most drinking water flows through non-fishbearing streams. 30-Q affect fish and wildlife. Thousands of coastal residents currently face the prospect of drinking water laced with fertilizer, pesticides, herbicides and sediment. This is a health risk, as well as being costly for the drinking water suppliers such as Health -drinking water drinking water suppliers such as a spatier and a scottaminating drinking water. This is a health risk, as well as being costly for the drinking water suppliers such as 1 drinking water drinking water suppliers such as 1 drinking water benchmarks, as well as being costly for the drinking wa					7
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46-G the Deer Creek watershed.					
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Drinking waters are surrounded by private forest land or are below forest apprations. 20ft huffers on fish hearing.	40-0	Drinking waters are surrounded by private forest land or are below forest operations. 20ft buffers on fish-bearing	U	Health -Drinking Water,	1
	10 F		า	Program - Type F Buffers	

48-K	Exposure of drinking water supply to pesticide and herbicide residue is a related common and serious health risk for residents in small towns on the coast.		Health-Drinking Water
	The situation at present is clearly inadequate to prevent potentially disastrous contamination of our drinking		
53-J	water.	3	Health – drinking water
62-B	Concerned with logging impacts from pesticide/herbicide use and habitat "mistreatment". There should be no aerial spraying close to known drinking water sources.	1	Health – drinking water
62-E	There should be no aerial spraying close to known drinking water sources	3	Health – drinking water
70-E	Oregon has inadequate protection of fish-bearing streams and drinking water compared to neighboring states.	3	Health - Drinking Water, Env - Fish Toxicity
70-Н	State doesn't have a program to protect groundwater/drinking water.	4	Health - Drinking Water, Program General

HEALTH-CHEMICAL EFFECTS

2-J	Does glyphosate adversely affect intestinal homeostasis, reducing nutrient uptake and contributing to pathogenicity?	Att 2 n 11	Health - chemical effects
		· · · · · · · · · · · · · · · · · · ·	
3-A	· Concerned about 2007 overspray on his property and wants us to consider toxic effects.	1	Health-Chemical Effects, Health-Drift
42-M	OHA toxicoligist indicates that limited research about the long term effects of combining these various chemicals.	Att. P.3	Health - chemical effects
42-R	OHA has indicated that higher levels have been found in nearby residents urine when spraying on private timber lands has occurred. It would seem logical and prudent ot err on the side of caution regarding the use of these chemicals, since there	Att. P.4	Health - chemical effects
42-T	are possible unknown health effects on people and other living beings. Also there is no testing for soil contamination during spraying.	Att. P.4	Health - chemical effects; Program - monitoring
46-K	Claims to have visited a doctor who believes Orville's liver and health issues are the result of toxic exposure and agrees that adjacent land pesticides use makes sense. Many costs to family.	5	Health – Chemical Effects (e.g., synergistic, unknown, revolatilization)
	Specifically 1)There are known endocrine disrupting chemicals entering our drinking water sources and fish-	3	health - Chemical Effects;
54-G2	bearing streams. Cites environmental and health risks from glyphosate and other pesticides. Also expressed concerns regarding	6	Env - Fish toxicity;
54-H	unknown and unmonitored risks of pesticides.	4-5, 7-10	Health - Chemical Effects;

	69 - D 70-D	Pollutants have been shown to have sub-lethal and synergistic effects that inhibit immune response, and interfere with the ability of birds to forage and defend themselves and their young from predators. Unknown risks from synergistic interactions of chemicals mixed together.	2,3	Health – Chemical Effects (e.g., synergistic, unknown, revolatilization) Health - Chemical Effects -
I			,	Synergistic
ı	HEALTH-DRIFT			
1		Herbicide drift from aerial spraying during forestry application is a well known phenom in the risk microclimates of		
	2-E	the Oregon Coast range	Att 2, p. 7	Health - drift
	2.1	It is possible that other forestry use herbicide formulations [other than 2,4 D and atrazine] are also being	A++ 2 0	11141-:64
ŀ	2-1	transported off site to produce unintended exposures.	Att 2, p. 8	Health - drift
	3-A 42-H	 Concerned about 2007 overspray on his property and wants us to consider toxic effects. No monitoring of airial drift of pesticide even when OR Health Admin says can drift for 2-4 miles. 	1 2	Health-Chemical Effects, Health-Drift Health - drift
	42-Q	OHA has indicated that spray applied by helicopter or plan can move two to three miles from the application site.	Att. P.4	Health - drift

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ENVIRON MENTAL -

GENERAL

GLIVLINAL				
Comment Code	Summary Main Comments	Pg. #	Category of Comment	Notes
57-CF-B	Many water bodies have no mandatory application buffer, so chemical may be sprayed to the water's edge, and some level of overspray, indirect drift and delivery by surface runoff by groundwater transport through soil macropores into adjacent waters is inevitable. These include headwater streams above fish barriers and small wetlands and ponds.	53	Env-drift; Program-Type "N" Buffer; Program-Type "F" Buffer; Env-General	indices
57-CF-E	Some studies have indicated some delivery of chemical residues at low measured concentrations. The Dent study may have underestimated the impacts. The Clackamas Study by USGS shows widespread pesticide residues	54	Env-General;	Study results
69-B	Waters are at risk from pesticides and other toxic chemicals, oil and grease, sediment, salts, excess bacteria and nutrients released from agricultural and timber lands, from roads and urban areas, from construction and mining areas, from eroding stream banks, livestock, and faulty septic systems.	1	Env - General	
70-B	Our comments address the inadequacies of Oregon's existing program to implement the required CZARA management measures, its inability and disinterest in evaluating the sufficiency of those management measures to ensure pesticides do not violate Oregon's water quality standards and impair its designated uses, its lack of a monitoring program to support such an evaluation, and its lack of practices that protect those designated uses.	1	Program - State Programs, Program monitoring, Env-General	
70-C	Beyond Toxics report on pesticide/herbicide use in forestry shows that FPA lacks any program to protect Oregon streams and their beneficial uses (see report attached). Requires no pesticide buffer on non-fish streams even though neighboring states (WA, ID) require 25ft buffers. In non-fish bearing streams, amphibians and crawfish are affected by pesticide application) 2	Program - State Programs, Program monitoring, Env-General	
77-R	Water quality monitoring of a type-N (non-fish bearing) forest stream during and after herbicide spray operations (applied under OFPA rules and guidelines and FIFRA/labeling regulations) shows no evidence of detrimental impacts. Nevertheless, Oregon continues to support monitoring that would identify potential problems should they arise Recent monitoring has not found a problem with contemporary forest aerial herbicide spray operations; in fact just the opposite. Oregon is currently monitoring for over 100 pesticides, which will allow the state to respond should herbicides be identified at unacceptable levels.	19, 21	Env-general	Study Results

ENV-FISH
TOXICITY

	Oregon's pesticide discharge permit allows spraying forest canopy over water, which will enter drinking water and			
30-Q	affect fish and wildlife.	4	Health - drinking water; Env - fish toxicity	
	OR needs improved pesticides application restrictions and protections for all classes of streams in both forestry and			
	agricultural areas. Additionally, we encourage EPA and NOAA to require even greater pesticide protection standards			
	for all land use areas within the Oregon Coastal Zone to prevent many of the unmonitored dangers that these		Program - General; Env - Fish toxicity;	
54-B	chemicals pose to humans and aquatic species, like salmon.	1	Health - general	

54-D 54-G2	Oregon's pesticide laws, forestry management laws, clean water laws, and its implementing regulatory programs fail to adequately protect coastal zone resources and the people living within the coastal zone from the dangers of the increasing use of pesticides across all land uses and activities, but especially in the activities of forestry and agriculture. In the Oregon Coastal Zone, neither FIFRA, nor state pesticides, agricultural, or forestry laws adequately protect or account for these known risks. Specifically 1)There are known endocrine disrupting chemicals entering our drinking water sources and fish-bearing streams.	3 6	Program - General; Env - Fish toxicity; Health - general health - Chemical Effects; Env - Fish toxicity;
58-I	Chemicals used by the forest and ag industries have direct adverse effects on listed fish and other organisms.		Env - Fish Toxicity
70-E	Oregon has inadequate protection of fish-bearing streams and drinking water compared to neighboring states.	3	Health - Drinking Water, Env - Fish Toxicity
70-G	Herbicides (e.g., Atrazine) can persist in water and can bind with soil particles, so under OR's FPA, pesticides such as atrazine are sprayed into dry channels that become active in wetter months, carrying herbicides downstream to fish.	4	Env - Fish Toxicity, Program Other
76-D	Pesticides harm salmon.	63-	Env-fish toxicity

ENV-DRIFT

Ever growing concern by residents in the Illionois Valley about the use of ODF approved pesticides on forestlands and damages being done to neighboring small organic farmers, vineyard owners, natural forest land owner/practitioners and other community members.

Env – Drift (e.g., impacts to non-drinking water)

ENV-OTHER

46-O	These chemicals do not know property lines. They outgas for years as they decompose. Reside in soil in degraded forms which can be more toxic than the initial compound	7	Env – Other	
57-CF-A	Aerial spraying is of greatest concern because on forest lands, it involves the largest quantities of chemical application over the largest areas.	51	Env-other	Aerial spraying Sediment erosion increases
	Sediment erosion may also provide a vehicle for pesticide delivery into waters.	53	Env - Other	pesticide delivery
70-O	pesticides persist in water and can bind to soil. Amphibians that live in streams within clearcuts in the Oregon Coastal Range are in decline and have become a management concern. Amphibians are particularly vulnerable to absorbing toxins since they have moist, permeable skin and unshelled eggs that are directly exposed to soil and water.	2	Env – Other Env-Other	Fish Toxicity

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ENVIRONMENTAL - GENERAL

Comment			Category of	
Code	Summary Main Comments	Pg. #	Comment	Notes
	It appears that little is understood by chemical users of			
	the impacts these chemicals have on their neighbors,			
	adjoining watersheds and the larger community. It			
	seems taken for granted that the laest and instructions		Legal - Other	
	of the chemical company is all they need to consider,			
	because that is the legal requirement. The ODF and legal			
46-J	system supports use of harmful chemicals.	2		
	We have a right to know what are in the chemical			•
	compounds, including the inerts. Right to know what is			
	in our air and water and may be causing health		Larral Othern	
	conditions such as liver disease, cancer, auto immune		Legal - Other	
	and reproductive illnesses. Changing our own and			
46-P	children's DNA.	7		